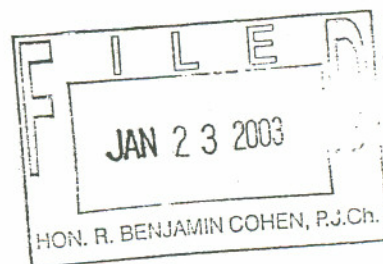


DAVID SAMSON
ATTORNEY GENERAL OF NEW JERSEY
Division of Law
124 Halsey Street-5th Floor
P.O. Box 45029
Newark, NJ 07101
Attorney for Plaintiffs



By: Devanshu L. Modi
Deputy Attorney General
Tel.:(973)648-4802

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION -GENERAL EQUITY
COUNTY OF ESSEX
DOCKET NO. ESX-C-201-02

DAVID SAMSON
ATTORNEY GENERAL OF NEW JERSEY
on behalf of
FRANKLIN L. WIDMANN, CHIEF OF
THE NEW JERSEY BUREAU OF
SECURITIES

Plaintiffs,

v.

JAN LEWAN SHOW GIFTS, INC.,
JRD PRODUCTIONS, INC. a/k/a THE AMBER
FACTORY, JAN LEWANDOWSKI
a/k/a JAN LEWAN

Defendants.

Civil Action

ORDER

This matter having been presented to the Court by Plaintiffs, DAVID SAMSON, Attorney
General of New Jersey, on behalf of Franklin L. Widmann, Chief of the New Jersey Bureau of

Securities (Devanshu L. Modi, Deputy Attorney General, appearing); and the Court having heard oral argument; and for good cause shown;

IT IS on this 23rd day of January, 2003;

ORDERED THAT:

1. Jan Lewandowski, JRD Productions, Inc. and Jan Lewan Show Gifts, Inc. have engaged in the acts and practices alleged in the complaint;
2. Such acts and practices constitute violations of the New Jersey Securities Laws;
3. Jan Lewandowski, JRD Productions, Inc. and Jan Lewan Show Gifts, Inc., their successors, subsidiaries and affiliates are permanently enjoined from, directly or indirectly:
 - (i) Employing unregistered agents in, from or within New Jersey;
 - (ii) Permitting any individual or entity to offer, sell or purchase ^{unregistered} securities ~~or investment~~ contracts in, from or within New Jersey;
 - (iii) Issuing, offering, selling or purchasing any securities or other investment vehicles or contracts in, from or within New Jersey, unless and until such time as Lewandowski, JRD and Gifts are registered as broker-dealers with the Bureau or exemptions from registration have been granted by the Bureau; and
 - (iv) In any manner, violating the New Jersey Securities Law;
4. Jan Lewandowski is permanently enjoined from directly or indirectly:
 - (i) Acting as an agent unless and until he is registered with the Bureau

in that capacity;

- (ii) Issuing, offering, selling or purchasing securities or other investment vehicles or contracts in, from or within New Jersey unless and until he has been registered as an agent with the Bureau or an exemption from registration has been granted by the Bureau;

5. Jan Lewandowski, JRD Productions, Inc. and Jan Lewan Show Gifts, Inc. their successors, subsidiaries and affiliates, their officers, directors, shareholders, employees and agents and all persons who receive actual or constructive notice of this order, are permanently enjoined from destroying or concealing any books, records and documents relating in any way to the business and affairs of Defendants, its successors, subsidiaries or affiliates;

6. Each purchaser of securities through Jan Lewandowski, JRD Productions, Inc. and/or Jan Lewan Show Gifts, Inc., whose transaction was made from or within New Jersey, has the option of rescinding such purchase and obtaining a refund of moneys paid, plus interest and expenses incident to effecting the purchase and rescission;

7. Each purchaser of securities through Jan Lewandowski, JRD Productions, Inc. and Jan Lewan Show Gifts, Inc., whose transaction was made from or within New Jersey, has the option of receiving restitution of losses incurred on disposition of the securities, plus interest and expenses incident to effecting the purchase and restitution;

8. Jan Lewandowski, JRD Productions, Inc. and Jan Lewan Show Gifts, Inc., are assessed, jointly and severally, a civil monetary penalty of \$950,000.-;

9. Defendants disgorge all profits gained through violations of the Securities Law.

~~RON. R. BENJAMIN COHEN~~

R. Benjamin Cohen, J.S.C.

In accordance with the required statement to R. 1:6-2(a), this proof hearing

was _____ opposed X unopposed.